Consistent with the Department's position in *Grain-Oriented Electrical Steel*, we determine that the funds provided by ILVA to Dalmine are countervailable.

During the period March-November 1989, Dalmine had use of the money and paid no interest on it. Therefore, we have treated the funds provided by ILVA to Dalmine as an interest-free short-term loan from March 1989 to November 1989.

Because any benefit from this interestfree loan would be allocable entirely to 1989, no benefit is attributable to the POI.

III. Programs Determined To Be Not Used

We established at verification that the following programs were not used during the POI.

- 1. Preferential IMI Export Financing Under Law 227/77
- 2. Preferential Insurance Under Law 227/77
- 3. Retraining Grants under Law 181/89
- 4. Benefits under ECSC Article 56

Verification

In accordance with section 776(b) of the Act, we verified the information used in making our final determination. We followed standard verification procedures, including meeting with government and company officials, examination of relevant accounting records and examination of original source documents. Our verification results are outlined in detail in the public versions of the verification reports, which are on file in the Central Records Unit (Room B–099 of the Main Commerce Building).

Suspension of Liquidation

In accordance with our affirmative preliminary determination, we instructed the U.S. Customs Service to suspend liquidation of all entries of seamless pipe from Italy, which were entered or withdrawn from warehouse for consumption, on or after November 28, 1994, the date our preliminary determination was published in the Federal Register. This final countervailing duty determination was aligned with the final antidumping duty determination of seamless pipe from Italy, pursuant to section 606 of the Trade and Tariff Act of 1984 (section 705(a)(1) of the Act).

Under article 5, paragraph 3 of the GATT subsidies Code, provisional measures cannot be imposed for more than 120 days without a final affirmative determination of subsidization and injury. Therefore, we instructed the U.S. Customs Service to

discontinue the suspension of liquidation on the subject merchandise entered on or after March 28, 1995, but to continue the suspension of liquidation of all entries, or withdrawals from warehouse, for consumption of the subject merchandise between November 28, 1994, and March 27, 1995. We will reinstate suspension of liquidation under section 703(d) of the Act, if the ITC issues a final affirmative injury determination, and will require a cash deposit of estimated countervailing duties for such entries of merchandise in the amounts indicated below.

Seamless Pipe

Country-Wide *Ad Valorem* Rate 1.47 percent.

ITC Notification

In accordance with section 705(c) of the Act, we have notified the ITC of our determination. The ITC will make its determination whether these imports materially injure, or threaten injury to, a U.S. industry within 45 days of the publication of this notice. If the ITC determines that material injury or threat of material injury does not exist, the proceeding will be terminated and all securities posted as a result of the suspension of liquidation will be refunded or cancelled. However, if the ITC determines that material injury or threat of material injury does exist, the Department will issue a countervailing duty order.

Return of Destruction of Proprietary Information

This notice serves as the only reminder to parties subject to Administrative Protective Order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 355.34(d). Failure to comply is a violation of the APO.

This determination is published pursuant to section 705(d) of the Act and 19 CFR 355.20(a)(4).

Dated June 12, 1995.

Susan G. Esserman,

Assistant Secretary for Import Administration.

[FR Doc. 95–14934 Filed 6–16–95; 8:45 am] BILLING CODE 3510–DS–P

Export Trade Certificate of Review

ACTION: Correction for Notice of Application.

"In the Notice of Application for a Certificate of Review for United Products of America, Inc., Application No. 95–00004, which was printed in the **Federal Register** on June 7, 1995, page 30064, No. 109, Vol 60, the - Date Deemed Submitted was incorrectly listed as April 30, 1995. In fact, Application No. 95–00004 was deemed submitted on May 30, 1995, not April 30."

Dated: June 30, 1995.

W. Dawn Busby,

Director, Office of Export Trading Company Affairs.

[FR Doc. 95–14892 Filed 6–16–95; 8:45 am] BILLING CODE 3510–25–P

Automotive Parts Advisory Committee.

U.S. Automotive Parts Advisory Committee; Closed Meeting

AGENCY: International Trade Administration, Commerce. **ACTION:** Closed meeting of U.S.

SUMMARY: The U.S. Automotive Parts Advisory Committee (the "Committee") advises U.S. Government officials on matters relating to the implementation of the Fair Trade in Auto Parts Act of 1988. The Committee: (1) Reports annually to the Secretary of Commerce on barriers to sales of U.S.-made auto parts and accessories in Japanese markets; (2) assists the Secretary in reporting to the Congress on the progress of sales of U.S.-made auto parts in Japanese markets, including the formation of long-term supplier relationships; (3) reviews and considers data collected on sales of U.S.-made auto parts to Japanese markets; (4) advises the Secretary during consultations with the Government of Japan on these issues; and (5) assists in establishing priorities for the Department's initiatives to increase U.S.-made auto parts sales to Japanese markets, and otherwise provide assistance and direction to the Secretary in carrying out these initiatives. At the meeting, committee members will receive briefings on the status of ongoing consultations with the Government of Japan and will discuss specific trade and sales expansion programs related to U.S.-Japan automotive parts policy.

DATE AND LOCATION: The meeting will be held on June 27, 1995 from 10:00 a.m. to 3:00 p.m. at the U.S. Department of Commerce in Washington, D.C.

FOR FURTHER INFORMATION CONTACT: Dr. Robert Reck, Office of Automotive Affairs, Trade Development, Room 4036, Washington, D.C. 20230, telephone: (202) 482–1418.

SUPPLEMENTARY INFORMATION: The Assistant Secretary for Administration,

with the concurrence of the General Counsel formally determined on July 5, 1994, pursuant to Section 10(d) of the Federal Advisory Act, as amended, that the series of meetings or portions of meetings of the Committee and of any subcommittee thereof, dealing with privileged or confidential commercial information may be exempt from the provisions of the Act relating to open meeting and public participation therein because these items are concerned with matters that are within the purview of 5 U.S.C. 552b (c)(4) and (9)(B). A copy of the Notice of Determination is available for public inspection and copying in the Department of Commerce Records Inspection Facility, Room 6020, Main Commerce.

Dated: June 13, 1995.

Henry P. Misisco,

Director, Office of Automotive Affairs. [FR Doc. 95–14893 Filed 6–16–95; 8:45 am]

BILLING CODE 3510-DR-P

National Oceanic and Atmospheric Administration

[I.D. 060895B]

New England Recovery Plan Implementation Team Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Public meeting.

SUMMARY: The New England Recovery Plan Implementation Team (Team) for the Northern Right Whale and Humpback Whale Recovery Plans will hold a 1-day public meeting to consider whale recovery plan implementation actions, particularly for the northern right whale.

DATES: The meeting will begin on Thursday, July 13, 1995, at 9:15 a.m. ADDRESSES: The Team meeting will be held at the Stellwagen Bank National Marine Sanctuary Office, 14 Union Street, Plymouth, MA 02360; telephone (508) 747–1691.

FOR FURTHER INFORMATION CONTACT: Douglas Beach, (508) 281–9254.

supplementary information: The Team is made up primarily of representatives from state and Federal agencies from New England that are identified in each of the recovery plans as having a role in recovery of these two species. The July 13, 1995, Team meeting will focus primarily on the northern right whale and include a discussion on vessel interaction and gear conflicts with whales, whale watching issues and

critical habitat locations along the New England coast.

Dated: June 12, 1995.

William W. Fox, Jr.,

Director, Office of Protected Resources, National Marine Fisheries Service. [FR Doc. 95–14831 Filed 6–16–95; 8:45 am] BILLING CODE 3510–22–F

[I.D. 060995A]

Endangered Species; Permits

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Issuance of permit 962 and modification 3 to permit 802.

SUMMARY: Notice is hereby given that NMFS issued Permit 962 to Carlos Diez and Robert van Dam (P509B), and Modification 3 of Permit 802 to Dr. André Landry (P512), to take listed sea turtles for the purpose of scientific research, subject to certain conditions set forth therein.

ADDRESSES: The applications, permits, and related documents are available for review by appointment in the following offices:

Office of Protected Resources, F/PR8, NMFS, 1315 East-West Hwy., Room 13307, Silver Spring, MD 20910–3226 (301–713–1401); and

Director, Southeast Region, NMFS, NOAA 9721 Executive Center Drive, St. Petersburg, FL 33702–2432 (813–893–3141).

SUPPLEMENTARY INFORMATION: Notice was published on April 14, 1995 (60 FR 19025) that an application had been filed by Carlos Diez of the University of Central Florida and Robert van Dam of Scripps Institute of Oceanography (P509B), to take listed hawksbill sea turtles (Eretmochelys imbricata) and listed green sea turtles (Chelonia mydas) for habitat and population studies as authorized by the Endangered Species Act of 1973 (ESA) (16 U.S.C. 1531-1543) and NMFS regulations governing listed fish and wildlife permits (50 CFR parts 217–222). The applicants propose to capture by hand 200 listed hawksbill and 20 listed green sea turtles in the waters off of Mona and Monito islands. Puerto Rico (18°05' N, 67°54' W), to be examined, photographed, measured, tagged, and released. Some of these turtles may be lavaged, have blood samples taken, or have time depth recorders attached. On May 31, 1995, as authorized by the ESA, NMFS issued Permit 962 for the above research.

On June 9, 1995, NMFS issued Modification 3 to Permit 802 to Dr.

André Landry of Texas A&M University (P512) to allow netting of sea turtles in up to 12 ft (3.7 m) of water in the Gulf of Mexico.

Issuance of this permit and modification, as required by the ESA, was based on a finding that such permit and modification: (1) Were applied for in good faith; (2) will not operate to the disadvantage of the listed species which are the subject of this permit and modification; (3) are consistent with the purposes and policies set forth in section 2 of the ESA. This permit and modification were also issued in accordance with and are subject to 50 CFR parts 217–222, NMFS regulations governing listed species permits.

Dated: June 12, 1995.

Russell J. Bellmer,

Chief, Endangered Species Division, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 95-14830 Filed 6-16-95; 8:45 am] BILLING CODE 3510-22-F

DEPARTMENT OF EDUCATION

[CFDA No.: 84.316]

Native Hawaiian Higher Education Program

Notice inviting applications for new awards for fiscal year (FY) 1995.

Purpose of Program: To provide direct grants for a program of baccalaureate and postbaccalaureate fellowship assistance to Native Hawaiian students. Program activities may include—(a) full or partial fellowship support for Native Hawaiian students enrolled at two-or four-year degree granting institutions of higher education with awards to be based on academic potential and financial need; and (b) full or partial fellowship support for Native Hawaiian students enrolled at postbaccalaureate degree granting institutions of higher education with priority given to providing fellowship support for professions in which Native Hawaiians are underrepresented and with fellowship awards to be based on academic potential and financial need; (c) counseling and support services for students receiving fellowship assistance under this program; (d) college preparation and guidance counseling at secondary school level for students who may be eligible for fellowship support under this program; (e) appropriate research and evaluation of the activities authorized under this program; and (f) implementation of faculty development programs for the improvement and matriculation of Native Hawaiian students.